EXHIBIT A

TRANSMISSION VERIFICATION REPORT

TIME NAME : 08/03/2006 16:16

FAX

TEL

SER.#: 000L5J596093

DATE, TIME FAX NO./NAME DURATION PAGE (S) RESULT MODE

08/03 16:10 15712738300 00:06:34 18 OK

"Please direct all fax communications to 215-701-2100"

PHILADELPHIA ATLANTA CHARLOTTE CHERRY HILL CHICAGO DALLAS DENVER HOUSTON LAS VEGAS LONDON LOS ANGELES



NEWARK NEW YORK SAN DIEGO SAN FRANCISCO SEATTLE TORONTO TRENTON WASHINGTON, DC WEST CONSHOHOCKEN WICHITA WILMINGTON

A PROFESSIONAL CORPORATION

1900 MARKET STREET PHILADELPHIA, PA 19103-3508 215.665,2000 800.523.2900 215.665,2013 FAX www.cozen.com

FACSIMILE

FROM: Quan L. Nguyen

TIMEKEEPER NO .: 2350

SENDER'S PHONE: 215.665.2158

SENDER'S FAX: 215-701-2100

18 # OF PAGES (INCLUDING COVER):

FILE NAME:

17400 CIP (OCU) ALLE6002-100

August 3, 2006 DATE:

186649 FILE #:

PECIPIENT(S	RECIPIENT(S) U.S. Patent Office		FAX
			571-273-8300
What was to 1980 kills			
In re application of:	In re application of: James A. Bu		
	09/998,71	8	
Filed:	11/01/200)1	
Group Art Unit:	1618		
PAGE 13/31 * RCVD AT 8/24/2006 8:22:12 PM [East] * SVR:USPTO-EFXRF-6/46 * DNIS:27383	00 * CSID: * DURATION (mm-ss):07-00

"Please direct ~ I fax communications to ?15-701-2100"

PHILADELPHIA
ATLANTA
CHARLOTTE
CHERRY HILL
CHICAGO
DALLAS
DENVER
HOUSTON
IAS VEGAS
LONDON
IOS ANGELES



NEWARK
NEW YORK
SAN DIEGO
SAN FRANCISCO
SEATTLE
TORONTO
TRENTON
WASHINGTON, DC
WEST CONSHONCKEN
WICHITA

A PROFESSIONAL CORPORATION

1900 MARKET STREET PHILADELPHIA, PA 19103-3508 215.665.2000 800.523.2900 215.665.2013 FAX www.cozen.com

FACSIMILE

FROM: Quan L. Nguyen

TIMEKEEPER NO.: 2350

SENDER'S PHONE: 215.665.2158

SENDER'S FAX: 215-701-2100

OF PAGES (INCLUDING COVER):

FILE NAME:

17400 CIP (OCU) ALLE6002-100

DATE

August 3, 2006

FILE #:

186649

DAIL: August 3, 20	UO	Пш т. 1000-г.			
0.0		EXAMINER	FAX		
		Zohreh Fay	571-273-8300		
Docket No.:	ALLE6002-1	00			
In re application of:	James A. Burke, et al.				
Serial No.:					
Filed:	11/01/200)1			
Group Art Unit:	1618				
Confirmation No.:	7192				
For:	Methods an	d Compositions for Treatment of Oculo	ar Neovascular and Neural Injury		

Attached please find:

- Transmittal Form (1 page)
- Fee Transmittal (in duplicate)
- Terminal Disclaimers (2 pages)
- Request for Reconsideration (7 pages)
- One Month Extension of time (2 pages)
- Declaration of L. Wheeler (2 pages)
- Declaration of S. Donovan (1 page)

IF YOU DO NOT	RECEIVE ALL PAGE	S, PLEASE CALL [21:	5.665.2000] or [800).523.2900] IMMEDL	ATELY. THIS TRANSMISSION IS
ALCO DONIC CON	IT VAA.				
□ Regular Mail	☐ Certified Mail	☐ Hand Delivery	Constitution And Cons	☐ Federal Express	FOR THE USE OF THE INDIVIDUAL OR
NOTICE THE INFO	DRMATION CONTAINED	IN THIS TRANSMISSION	IS MIVILEGED AND CONT	IDDA IDEC 11 TO 11/12 IS TO	THE STATE OF THE PARTY OF THE P

NOTICE THE INFORMATION CONTAINED IN THIS TRANSMISSION IS PRIVILEGED AND CONFIDENTIAL. IT IS INTENDED FOR THE USE OF THE INDIVIDUAL OR ENTITY NOTICE THE INFORMATION CONTAINED IN THIS TRANSMISSION IS PRIVILEGED AND CONFIDENTIAL. IT IS INTENDED FOR THE USE OF THE INDIVIDUAL OR ENTITY NAMED ABOVE. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED ADDRESSEE, THE READER IS HEREBY NOTIFIED THAT ANY CONSIDERATION, DISSEMINATION OR DUPUCATION OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF THE ADDRESSEE HAS RECEIVED THIS COMMUNICATION IN ERROR, PLEASE RETURN THIS TRANSMISSION TO US AT THE ABOVE ADDRESS BY MAIL. WE WILL REMBURSE YOU FOR POSTAGE. IN ADDITION, IF THIS COMMUNICATION WAS RECEIVED IN THE U.S., PLEASE NOTIFY US TO US AT THE ABOVE ADDRESS BY MAIL. WE WILL REMBURSE YOU FOR POSTAGE. IN ADDITION, IF THIS COMMUNICATION WAS RECEIVED IN THE U.S., PLEASE NOTIFY US TO US AT THE ABOVE ADDRESS BY MAIL. WE WILL REMBURSE YOU FOR POSTAGE. IN ADDITION, IF THIS COMMUNICATION WAS RECEIVED IN THE U.S., PLEASE NOTIFY US

PTO/SB/21 (09-04)

Appro use through 07/31/2006. OMB 0651-0031

U.S. Patent and Tradems. fice: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FORM		Application Number	09/998,718		
		Filing Date	11/01/2001		
		First Named Invento	r James A. Burke		
		Art Unit	1618		
	de la companya de la	Examiner Name	Zohreh Fay		
(to be used for all correspond otal Number of Pages in This		Attorney Docket Nur	mber ALLE6002-100 17400 CIP (OCU)		
	ENCL	OSURES (check all that	apply)		
Fee Transmittal Form	☐ Drawing		After Allowance Communication to TC		
Fee Attached	Licensin	g-related Papers	Appeal Communication to Board of Appeals and Interferences		
Amendment / Reply	Petition		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
After Final		to Convert to a onal Application	Proprietary Information		
Affidavits/declaration	(s) Power of Change	of Attorney, Revocation of Correspondence Address	ess Status Letter		
Extension of Time Reque	≅t ∑ Termina	al Disclaimer	Other Enclosure(s) (please identify below):		
Express Abandonment R	equest	t for Refund	Fax Coversheet; Declaration of L. Wheeler Declaration of S. Donovan		
_ ,	☐ CD, NUI	mber of CD(s)			
Information Disclosure Si	tatement	andscape Table on CD			
Certified Copy of Priority Document(s)	Remarks				
Reply to Missing Parts/					
Incomplete Application					
Reply to Missing Pa under 37 CFR1.52 c					
	SIGNATURE OF	F APPLICANT, ATTOR	NEY, OR AGENT		
Firm	Cozen O'Cor	onor			
Signature		h_			
Printed Name Quan L. Nguye		yen			
Date Alugust 3, 200		006	Reg. 46,957 No. 46,957		
CERTIFICATE OF TRANSMISSION/MAILING					
I hereby certify that this con Service with sufficient post Alexandria, VA 22313-1450	tage as first class ma	II III att ettretohe granes	e USPTO or deposited with the United States Posta sed to: Commissioner for Patents, P.O. Box 1450		
Signature	()				
Typed or printed name	Quan L. Nguyen		Date August 3, 2006		

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need essistance in completing the form, call 1-800-PTO-9199 and select option 2.

Complete if Known

U.S. Patent &

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).).		dompiete ii i i i		
·				ication Number	09/998.718		
FEE TRANSMITTAL			Filing	g Date	11/01/2001		
for FY 2006			First	Named Inventor	James A. Burke		
Applicant claims s	mall entity st	atus. See 37 CFR 1.27	Exar	niner Name	Zohreh Fay		
			Art L	Jnit	1618		
TOTAL AMOUNT OF	PAYMENT	(\$) 480	Atto	rney Docket No.	ALLE6002-100 1740	0 CIP (OCU	<u>, </u>
METHOD OF PAYM							
		Ioney Order None	Othe	r (please identif	y):	·	
Deposit Account	Deposit Acco	unt Number: 50-1275			ount Name: Cozen O'C	onnor	
For the above	identified de	eposit account, the Directo	r is herel	by authorized to:	(check all that apply)		
🔀 Chargi	e fee(s) indica	ated below			rge fee(s) indicated bel	ow, excep	t for the filing fee
	e any addition	nal fee(s) or underpaymen	ts of fee(s) 🔀 Cred	dit any overpayments		
		and 1.17 by become public. Credit cal			be included on this form.	Provide cre	edit card
information and authoriza	ation on PTO-2	2038.					
FEE CALCULATION	I						
1. BASIC FILING, S	SEARCH, A	ND EXAMINATION FE	ES		EVANDIATIO	N CEES	
	FILING	FEES	SEARC	H FEES Small Enti	EXAMINATIO Sma	II Entity	
Application Type	Fe <u>e (\$</u>	<u>Small Entity</u>) Fee(\$)	Fee(\$)	Fee(\$)		ee(\$)	Fees Paid (\$)
Application Type Utility	300	150	500	250		00	
Design	200	100	100	50	130	55	
Plant	200	100	300	150	160	80	
Reissue	300	150	500	250	600 30	00	
Provisional	200	100	0	0	0	0	
2. EXCESS CLAIM	FEES						Small Entity
Fee Description						Fee (\$)	<u>Fee (\$)</u> 25
Each claim over 20	(including R	eissues)				50 200	100
		including Reissues)				360	180
Multiple dependent		Claims Fee(\$)	F	ee Paid (\$)		Multiple	Dependent Claims
Total Claims -20 or		X X	= -			<u>Fee (\$</u>	<u> Fee Paid (\$)</u>
		s paid for, if greater than 20.	•				
Indep. Claims	Extra	Claims <u>Fee(\$)</u>	E	ee Paid (\$)			
- 3 or l	HP=	х	. =				
HP = highest numb	er of Independe	nt claims paid for, if greater th	nan 3.				
3. APPLICATION S	IZE FEE				n . 61. d		
If the specification a	nd drawings	exceed 100 sheets of paper (2(e)), the application size	er (exclud	ding electronica	or small entity) for each	nnputei h addition:	al 50
listings unde	T 37 CFR 1.3	See 35 U.S.C. $41(a)(1)(0)$	1) and 37	7 CFR 1.16(s).	or smarr orroty, tor amo		
Total Shee	ts Extra	Sheets <u>Number of</u>	each a	<u>dditional 50 c</u>		Fee (\$)	Fee Paid (\$)
	00 =	/ 50 =	(round)	up to a whole	number) x	=	
4. OTHER FEE(S)							Fees Pald (\$)
Petition for one month Extension of Time							<u>120</u>
Other (e.g., l	Other (e.g., late filing surcharge): Two Terminal Disclaimers @ 180 Each						
SUBMITTED BY		C1					
Signature		' V~		Registration No (Attorney/Agent	40.057	Telephoi	ne 215-685-2158
Name (Print/Type)	Quan Le Nguye					Date	August 3, 2006
Name (Filliviype)	Contract of the Anna Anna Anna Anna Anna Anna Anna Ann						

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form antidor suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND To: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistence in completing this form, call 1-800-PTO-9129 (1-800-786-9199) and select option 2.

Name (Print/Type)

				Complete If Known				
Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).			8). Applic	ation Number	09/998.718			
FEE TRANSMITTAL			Filing	Date	11/01/2001			
for FY 2006			First N	lamed Inventor	James A. Burke			
	_	atus. See 37 CFR 1.27		ner Name	Zohreh Fay			
Applicant claims on			Art Ur	nit	1618			
TOTAL AMOUNT OF F	AYMENT	(\$) 480	Attorn	ey Docket No.	ALLE6002-100	17400 CIP (OCU)	
METHOD OF PAYME	METHOD OF PAYMENT (check all that apply)							
METHOD OF CASE	Cord D M	Ioney Order None	☐ Other	(please identif	y):			
Deposit Account				Deposit Acc	ount Name: Coz	en O'Connor		
Eastha above	identified de	eposit account, the Direct	or is hereby	y authorized to:	(check all that a	oply)		
	fee(s) indica			Cha	rge fee(s) indicat	ed below, excep	t for the filing fee	
		nal fee(s) or underpayme	nts of feels	\	dit any overpaym	ents		
∠ Charge Under	any addเขอ 37 CFR 1.16	and 1.17		, –			edit card	
WARNING: Information or information and authoriza	this form ma	ay become public. Credit c	ard informal	ion snould not	ac monaced on one			
FEE CALCULATION								
1	FARCH. A	ND EXAMINATION F	EE\$					
1. BASIC FILING, 5	FILING	3 FEES	SEARCI	H FEES	_	IATION FEES Small Entity		
	- 4	Small Entity	Fee(\$)	Small Entl Fee(\$)	<u>(Y</u> Fee(\$)	Fee(\$)	Fees Paid (\$)	
Application Type	Fee (\$	Fee(\$) 150	500	250	200	100		
Utility	300 200	100	100	50	130	65		
Design	200	100	300	150	160	80	<u> </u>	
Plant	300	150	500	250	600	300		
Reissue Provisional	200	100	0	0	0	0		
2. EXCESS CLAIM	FEES					- 4	Small Entity	
Fee Description						<u>Fee (\$)</u> 50	<u>Fee (\$)</u> 25	
Each claim over 20	(including F	(eissues)				200	100	
Each independent of	aim over 3	(including Reissues)				360	180	
Multiple dependent Total Claims	claims Extra	a Claims Fee(\$)	<u>F</u> 6	ee Paid (\$)			Dependent Claims	
-20 or l		x	= _			<u>Fee (\$</u>	Fee Paid (\$)	
		s paid for, if greater than 20.						
Indep. Claims		a Claims Fee(\$)	<u>F</u>	ee Paid (\$)				
-3 or b	1P=	×	_ = _					
		ent claims paid for, if greater	than 3.					
3. APPLICATION S	ZE FEE	exceed 100 sheets of pa	ner (exclud	ing electronics	ally filed sequenc	e or computer		
li-si-sa unda	- 3 <i>7 C</i> ER 1 '	57(e)) the application 81	Se lee ane i	12 25 O (4.22 .	for small entity) f	or each addition	al 50	
sheets or frac	tion thereof	. See 35 U.S.C. 41(8)(1)			or fraction ther		Fee Paid (\$)	
<u>Total Shee</u>	<u>ts Extra</u>	Sheets Number	or each at	TOTOLIAI DO A	number) x	=		
- 100 = / 50 = (round up to a whole number) x = Fees Paid (\$)								
4. OTHER FEE(S)							120	
Petition for o	Petition for one month Extension of Time Other (e.g., late filing surcharge): Two Terminal Disclaimers @ 180 Each							
Other (e.g., late ning surcharge). Two romands are								
SUBMITTED BY								
SUBMITTED BY				Registration No		Telepho	ona 215-665-2158	
Signature				(Attomey/Agen	M	Date	August 3, 2006	
Name (Print/Type)	Quan Le Nguy	<u>'n'</u>		ne rotain a honofit h	the public which is to	file (and by the USPT)	O to process) an application.	

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the Individual case. Any comments on the amount of time you require to complete this form end/or suggressions for reducing this burden, should be not to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commence, P.O. Box 1450, Alexandria, VA 22313-1450. ON NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/22 (12-04)
Approved for use through 7/31/2006. OMB 0851-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Under the Paperwork Reduction Act of 1995, no			al)			
PETITION FOR EXTENSION OF TIME	']					
FY 2005 (Fees pursuant to the Consolidated Appropri	ALLE6002-100 1740	ALLE6002-100 17400 CIP (OCU)				
Application Number 09/998,718	Filed 11/01/2001					
1 Compositions for Treatment of Ocular Neovascular and Neural Injury						
Examiner Zohreh Fay						
Art Unit 1618	······································		41614			
This is a request under the provisions of 37 CFR application.						
The requested extension and fee are as follows	(check time period desired and e		··· <i>/</i> ·			
One month (37 CFR 1.17)	<u>Fee</u> 7(a)(1)) \$120	Small Entity Fee \$60	\$ <u>120</u>			
Two months (37 CFR 1.1		\$225	\$			
☐ Three months (37 CFR 1		\$510	\$			
Four months (37 CFR 1		\$795	\$			
Five months (37 CFR 1.		\$1080	\$			
 □ Applicant claims small entity status. See 37 CFR 1.27. □ A check in the amount of the fee is enclosed. □ Payment by credit card. Form PTO-2038 is attached. □ The Director has already been authorized to charge fees in this application to a Deposit Account. □ The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number 50-1275. I have enclosed a duplicate copy of this sheet. WARNING: Information on this form may become public. Credit card information should not be included on PTO-2038. 						
this form. Provide credit card information I am the applicant/inventor.	on and authorization on PTO-2 of the entire interest. See 37 37 CFR 3.73(b) is enclosed.	CFR 3.71				
	record. Registration Numbe					
🛛 attorney or agent ur		_				
Registration number	If acting under 37 CFR 1.34. 46.95	<u>77</u>				
· ()		8/3/08				
Signature		Date				
QUAN LE NGUYEN	215-665-2158					
Typed or printed nar NOTE: Signatures of all the inventors or assignees of	ne	Telephone Number	r bmit multiple forms il			
NOTE: Signatures of all the inventors or assignees of more than one signature is required, see below.	ICOM OF THE CHING HIGHER C. WICH I.					

This collection of Information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or uspections for reducing this burden, should be sent to the Chief Information Officer. U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETEDFORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. Total of 2 forms are submitted.

PTO/SB/22 (12-04)

Ap....ed for use through 7/31/2006. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid CMB control number.

	XTENSION OF TIME UNDER 37	Docket Number (Optiona	11)					
	FY 2005	ALLE6002-100 17400 CIP (OCU)						
	o the Consolidated Appropriations Act, 200							
Application Number			Filed 11/01/2001					
For Methods and Compositions for Treatment of Ocular Neovascular and Neural Injury								
Art Unit 1618	Examiner Zohreh Fav							
This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above identified application. The requested extension and fee are as follows (check time period desired and enter the appropriate fee below):								
The requested extensi	on and tee are as tollows (check time pe			•				
⊠ Or	ne month (37 CFR 1.17(a)(1))	<u>Fee</u> \$120	Small Entity Fee \$60	\$ <u>120</u>				
	wo months (37 CFR 1.17(a)(2))	\$450	\$225	\$				
-	hree months (37 CFR 1.17(a)(3))	\$1020	\$510	\$				
*	our months (37 CFR 1.17(a)(4))	\$1590	\$795	\$				
	Five months (37 CFR 1.17(a)(5))	\$2160	\$1080	\$				
☐ The Director ha ☐ The Director is ☐ Deposit Accour	edit card. Form PTO-2038 is attache as already been authorized to charge hereby authorized to charge any fee at Number 50-1275. I have enclosed the credit card information and authorities.	e fees in this applicates which may be red d a duplicate copy of the copy of t	quired, or credit any ove of this sheet. rmation should not be Inc	erpayment, to				
	applicant/inventor.							
	assignee of record of the entire in Statement under 37 CFR 3.73	(b) is enclosed. (Fo	orm PTO/SB/96).					
L	attorney or agent of record. Regi							
]	attorney or agent under 37 CFR 1							
	Registration number if acting under 37	CFR 1.34. <u>46,957</u>						
8/3/08								
	Signature		Date					
QUAN	LE NGUYEN		215-665-2158					
	Typed or printed name the inventors or assignees of record of the enti	re interest or their recrea	Telephone Number sentative(s) are required. Subr	mit multiple forms if				
NOTE: Signatures of all t more than one signature	the inventors or assignees of record of the enti- is required, see below.	"o merest or treit tebre		-				
□ Total of 2 for	me are submitted							

This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This to file (and by the USPTO to take 6 minutes to complete dapplication form to the collection is estimated to take 6 minutes to complete this form and/or USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETEDFORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

DOCKET NO.: ALLE6002-100 [17400CIP(OCU)] PATENT

Inventors: Larry A. Wheeler et al.

Serial No.: 09/998,718 Group Art Unit: 1618

Filed: November 01, 2001 Examiner: Fay, Zohreh A

Title: Methods and Compositions for Treatment of Ocular Neovascularization and Neural

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Injury

Mail Stop AMENDMENT Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Dear Sir,

REQUEST FOR RECONSIDERATION

This is in response to the Non-Final Office Action dated April 06, 2006, in connection with the above-captioned patent application.

Applicant hereby authorizes the Office to charge or credit any appropriate fees to Applicant's Deposit Account Number 50-1275.

DOCKET NO.: ALLE6002-100

17400CIP(OCU) Serial No. 09/998,718

Listing of Claims:

The current status of all claims is listed below.

1-12. (cancelled)

- 13. (currently amended) A method of protecting ocular neural tissue from damage caused by electromagnetic irradiation of the retina comprising delivering to a patient's ocular neural tissue an amount of an alpha 2 selective agonist having alpha 2B adrenergic activity effective to protect a plurality of ocular neurons from cell death as compared to ocular neuron cell death following such irradiation observed in the absence of the administration of said neuroprotectant the alpha 2 selective agonist.
- 14. (previously presented) The method of claim 13 wherein said electromagnetic irradiation is laser irradiation.
- 15. (cancelled)
- 16. (cancelled)
- 17. (original) The method of claim 13 wherein said alpha 2 selective agonist is selected from the group consisting of brimonidine, clonidine and para-aminoclonidine.
- 18. (currently amended) The method of claim 17 wherein said eompound alpha 2 selective agonist is brimonidine.

DOCKET NO.: ALLE6002-100

17400CIP(OCU) Serial No. 09/998,718

- 19. (previously presented) The method of claim 13 wherein said alpha adrenergic receptor agonist alpha 2 selective agonist having alpha 2B adrenergic activity is an alpha 2B selective agonist.
- 20. (previously presented) The method of claim 19 wherein said alpha 2B selective agonist is selected from the group consisting of AGN 960, AGN 795 and AGN 923.
- 21. (original) The method of claim 20 in which the alpha 2B selective agonist is AGN 960.
- 22. (original) The method of claim 20 in which the alpha 2B selective agonist is AGN 795.
- 23. (original) The method of claim 20 in which the alpha 2B selective agonist is AGN 923.
- 24. (previously presented) The method of claim 13 in which the alpha 2 selective agonist is administered at a time sufficiently before said electromagnetic irradiation to permit localization within ocular tissue prior to said treatment.
- 25. (previously presented) The method of claim 13 in which the alpha 2 selective agonist is administered following said electromagnetic irradiation.
- 26. (currently amended) The method of claim 13 wherein said compound alpha 2 selective agonist is administered in an intraocular implant.
- 27. (currently amended) The method of claim 18 wherein said eompound alpha 2 selective agonist is administered in an intraocular implant.

DOCKET NO.: ALLE6002-100 17400CIP(OCU)

Serial No. 09/998,718

REMARKS

Upon entry of this amendment, claims 13, 14, and 17-27 will be pending. Claims 13, 18, 19, 26 and 27 have been amended for clarity, which is self-evident and is clearly supported by the specification at, for example, page 9, lines 5-8. No new matter has been added.

I. Overview

- (A) With regard to the rejection of claims 13, 14, 17 and 18 under §102(e) over Wheeler et al. (U.S. Patent No. 6,194,415, hereinafter "the Wheeler patent"), it is Applicants' belief that the rejection is overcome by Applicants' showing that the disclosure in the Wheeler patent (relied on by the Office Action to make the 102(e) rejection) was Applicants' own work. See MPEP 2136.05 and the Declaration by Dr. Wheeler discussed below.
- (B) With regard to the rejection of claims 19-27 under §103 (a) over the Wheeler patent, it is Applicants' belief that this rejection is overcome by a showing that both the Wheeler patent and the present application are commonly owned at the time they were filed, thereby disqualifying the Wheeler patent to be cited as a prior art under 103(a). See 35 U.S.C. §103 (c).

II. Rejection Under 102(e) Is Overcome By a Showing That the Disclosure Relied Upon for the Rejection Was Applicants' Own Work

The Office Action states that claims 13, 14, 17 and 18 are anticipated by U.S. Patent 6,194,415 ("the Wheeler patent"), under 35 U.S.C. §102(e). To make the 102(e) rejection, the Office Action relied on the disclosure of the Wheeler at column 8, lines12-22 and claim 1.

DOCKET NO.: ALLE6002-100

17400CIP(OCU) Serial No. 09/998,718

Specifically, the Office Action states that the present claims are anticipated by the Wheeler patent because the Wheeler patent teaches "the use of bromon[i]dine for the protection of neuronal tissue due to laser light. See column 8, lines 12-22 and claim 1."

It is established law that a 35 U.S.C. 102(e) rejection can be overcome by submitting a declaration under 37 CFR 1.132 to establish that the relevant disclosure is applicant's own work. See, In re Mathews, 408 F.2d 1393, 161 USPQ 276 (CCPA 1969); see also, MPEP § 2136.05.

Accordingly, Applicants respectfully assert that the 102(e) rejection is overcome as the subject matter disclosed in the Wheeler patent that the Office Action relied on to make the rejection was invented by Dr. Larry A. Wheeler, who is also the inventor of the rejected claims 13, 14, 17 and 18. In support of this assertion, Applicants submit herewith a Declaration of Dr. Larry A. Wheeler (enclosed). In the Declaration, Dr. Wheeler asserts that he is the inventor of the disclosure in the Wheeler patent that the Office Action relied upon to make the rejection against claims 13, 14, 17 and 18. Dr. Wheeler also asserts in the Declaration that he is the inventor of the subject matter in claims 13, 14, 17 and 18.

Thus, Applicants have overcome the 102(e) rejection of claims 13, 14, 17 and 18 over the Wheeler patent.

III. §103 Rejection: The Wheeler Patent Is Not Prior Art as It Is Commonly Assigned to Allergan

The Office Action rejected claims 19-27 under 35 U.S.C. 103(a) as being obvious over the Wheeler patent. Applicants respectfully assert that the rejection under 103(a) should be withdrawn because the Wheeler patent cannot be used as a prior art against the present application. The Wheeler patent is not prior art against the present application because:

(1) the present application was filed after November 29, 1999;

DOCKET NO.: ALLE6002-100

17400CIP(OCU) Serial No. 09/998,718

(2) the Wheeler patent qualifies as a 102 (e) reference; and

(3) the present application and the Wheeler patent were commonly owned by Allergan, Inc., when the invention of the present application was made. See 35 U.S.C. 103 (c) and MPEP §706.02 (l)(2). The attached Declaration by the attorney of record, Mr. Stephen Donovan, provides a statement that the present application and the Wheeler patent were owned by Allergan, Inc., at the time the invention of the present application was made.

Since the Wheeler patent is not prior art, Applicants respectfully request that the rejections under 35 U.S.C. 103(a) be withdrawn.

IV. Terminal Disclaimers

Claims 13, 14, 17 and 18 are rejected under the doctrine of obviousness-type double patenting over claim 1 of US Patent No. 6,194,415 and claim 7 of US Patent No. 6,465,464. Applicants submit herewith two terminal disclaimers regarding the two referenced US patents. Upon entry of the terminal disclaimers, the obviousness-type double patenting rejections are rendered moot. Accordingly, Applicants respectfully request that the rejection under the obviousness-type double patenting be withdrawn.

DOCKET NO.: ALLE6002-100 17400CIP(OCU) Serial No. 09/998,718

In view of the foregoing, Applicants submit that the pending claims are in condition for allowance, and an early Office Action to that effect is earnestly solicited.

Respectfully submitted,

Quan L. Nguyen

Registration No. 46,957

Date: August 3, 2006

COZEN O'CONNOR 1900 Market Street Philadelphia, PA 19103-3508 Telephone: 215-665-2158 Facsimile: 215-701-2057 DOCKET NO.: ALLE6002-100 [17400CIP(OCU)]

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventors: Larry A. Wheeler et al.

Group Art Unit: 1618 Serial No.: 09/998,718

Examiner: Fay, Zohreh A Filed: November 01, 2001

Title: Methods and Compositions for Treatment of Ocular Neovascularization and Neural Injury

DECLARATION TO ESTABLISH COMMON OWNERSHIP MPEP § 706.02(1)(2)

- I, Stephen Donovan, declare as follows:
- 1. I am over the age of twenty one, competent to testify in a court of law, and could and would testify to the matters set forth below before the United States Patent and Trademark Office, if required to do so.
- 2. I am a registered patent attorney, registration number 33,433, and a member of the Bar of the State of California (Bar Number 131,928). I am the attorney of record in this patent application (US Patent No. 09/998,718, filed November 01, 2001, hereinafter "the 718 application").
 - 3. I am employed by Allergan, Inc. as Vice President and Assistant General Counsel.
- 4. The 718 application and U.S. Patent No. 6,194,415 (filed January 04, 1999) were both owned by Allergan Sales, Inc. (now Allergan, Inc.) at the time the invention of the 718 application was made.
- 5. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and/or imprisonment under Section 1001 of Title 18 of the United States Code and that any such willful false statements may jeopardize the validity of the above-identified application or any patent issuing therefrom.

Executed this 2/5+ day of July, 2006, at Irvine, California.

Stephen Donovan, Esq.

DOCKET NO.: ALLE6002-100 17400CIP(OCU)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventors: Larry A. Wheeler et al.

Serial No.: 09/998,718

Group Art Unit: 1618

Filed: November 01, 2001

Examiner: Fay, Zohreh A

Title: Methods and Compositions for Treatment of Ocular Neovascularization and Neural Injury

DECLARATION OF LARRY A. WHEELER PURSUANT TO 37 CFR 1.132

I, Dr. Larry A. Wheeler, declare as follows:

- 1. I am over the age of twenty one, competent to testify in a court of law, and could and would testify to the matters set forth below before the United States Patent and Trademark Office, if required to do so.
- 2. I am employed by Allergan, Inc, the assignee of this application, in the position of Senior Vice President, Biological Sciences.
- 3. I am an inventor of U.S. Patent No. 6,194,415 (hereinafter "the Wheeler patent", filed January 04, 1999. Additionally, I am an inventor of the subject matter disclosed at column 8, lines 12-22 and claim 1 of the Wheeler patent.
- 4. Furthermore, I am an inventor of the instant patent application (U.S. Application No. 09/998,718). Finally, I am an inventor of the subject matter of claims 13, 14, 17 and 18 of this instant patent application.
- 5. I declare that all statements made herein are of my own knowledge true and statements made on information and belief are believed to be true; and further that these

DOCKET NO.: ALLE6002-100 17400CIP(OCU)

statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Jany Q. Wheeler Date: 8/2/06
Larry A. Wheeler, Ph.D.

PTO/ SB/26 (09-04)
Approved for use through 07/31/2006. OMB 0851-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Docket Number (Optional) TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING ALLE6002-100 [17400CIP(OCU)] REJECTION OVER A "PRIOR" PATENT In re Application of: James A. Burke et al. Application No.: 09/998,718 Filed: 11/01/2001 For: Methods and Compositions for Treatment of Ocular Neovascularization and Neural Injury The owner*, Allergan Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term prior patent No. 8,465,484 as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. 2. The undersigned is an attorney of record. Reg. No. 33.433 Signature Spephen Donovan Typed or printed name 714-248-4026 Telephone Number Terminal disclaimer fee under 37 CFR 1.20(d) is included. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. *Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to fite (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting to ecompleted application from to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA22313-1450.

if you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

PTO/SB/26 (09-04)

Approved for use through 07/31/2008. OMB 0861-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING

Docket Number (Optional) ALLE6002-100 (17400CIP(OCU))

REJECTION OVER A "PRIOR" PATENT In re Application of: James A. Burke et al. Application No.: 09/998,718 Filed: 11/01/2001 For: Methods and Compositions for Treatment of Ocular Neovascularization and Neural Injury The owner", Altergan Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term prior patent No. 6,194,415 as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent in paten said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said prior patent is presently shortened by any terminal discialmer," in the event that said prior patent later expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. 2. The undersigned is an attorney of record. Reg. No. 33. Signature Stephen Donovan Typed or printed name 714-246-2046 Telephone Number Terminal disclaimer fee under 37 CFR 1.20(d) is included. WARNING: Information on this form may become public. Credit card Information should not be included on this form. Provide credit card information and authorization on PTO-2038. Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

This collection of Information is required by 37 CFR 1.321. The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 under the industry of the in

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.